THE BULLETIN.

Published every morning, Monday ex

BREVITIES.

At Scheel's Hall The Arab Ball To-Night. -The name of the Hotel Garni has been

changed to the "St. Nicholas." Invest one dollar in an Arab Ball ticket. The enjoyment you will have will repay

the date of his drawing. Only a few hun- ardeau; D. C. Topp, Mississippi; J. P. steed tinkets remain unsold

-The brick for the new German Catholie church are being placed on the ground. A large number of teams are engaged at

-Go to Jurgensen's for imported Dundee orange marmalade, the celebrated London crystal vinegar, in quarts, and choice Genoese figs.

-The ball to given by the Arabs on September 1st will, no doubt, be the affair of the season. The hall and garden will be filled to their utmost capacity.

Remember The Arab Ball, To-Night, At Bound's Hall

-The work of cleaning up the streets, under the direction of McHale, is progressing rapidily. All dirt and rubbish is being removed, and the appearance of the city being much improved.

-News of the killing of a woman near Mound City was received in the city yesterday. The story goes that a husband, angered at his wife, loaded his rifle and shot a bullet through her head, killing her

-Mat Burns has one of the best boarding houses in the city, neat, clean, airy, and well-kept. Mat has an eye to business and has engaged the services of the polite and gentlemanly John Kries, as

-Mr. McHale's term as Chief Justice of the police court expired with the return of Judge Bross from St. Louis. Mac performed the duties of the position in a business-like manner and dispatched all the cases that came before him according to the letter of the law.

-The lengthy council proceedings which we publish this morning has crowd- with teams and scrapers, commenced work ed from our columns editorial and local matter prepared for this issue. We ask the indulgence of our readers. In a few afterward a large force of laborers from days the ordinance pressure now afflicting the city arrived at the place, and were set our columns will be removed.

-Officers Sheehan and Holmes during the month ending yesterday, made jointly seventy arrests, and in nearly all of them made the money. Beside these, the two officers have seven cases jointly with Marshal Cain, and five State cases. Which the same was a good month's work.

-The well-known dry goods merchant, J. Burger, now east, to replenish his stock of goods at his store, 142 Commercial avenuewill send his first lot on in a day or two, ble clerk, will hold the opening sale on into their hands the sum of \$179.85. Saturday next. 's aug31-1w.

-The Arab Ball this evening is sure to be a success. The committee of arrangements have been untiring in their endeavors to make everything suitable for the comfort of their guests. By all means go. You will not only receive your money's worth back in enjoyment but will help to strengthen an organization which is a credit to our city.

To be Sold At Public Auction, Tuesday, 5th Sept. At the Residence of Mrs. Sandusky, on 13th street.

A Handsome Parlor Mirror. A Silver Set. A Marble Top Center Table. 3t

-The most popular shoe shop in town is on 20th street opposite the court house botel, where Wm. Ehlers manufactures boots and shoes for his customers, warranted to be of the best French calf, kip or morocco, and which he guantatees to give entire satisfaction. Call on him and you will know how it is yourseif. jy26tf

-Three sprightly young bucks of the river, each weighing about 150 lbs., while in their cups, yesterday, concluded to amuse themselves by whipping a country boy who was coming late the city driving a team. One of them struck him on the the head and otherwise maltreated him. for which offense they were arrested Judge Bross discharged two and fined the pugdistic fellow \$10 and costs-\$17.50.

-During the time Burnside was in command on the Rappshannock, this conversation was frequently heard: Rebel to Union picket: "Hallo, Yank! where is Burnside T Yank, in reply : "Stuck in the mud, d-n him " Where is Burnside now? - Who can answer? Stuck in the mud, no doubt; but hopeful. He is always hopeful. Hopefulness is a fashion he acquired in his awadling clothes and it abides with him even in his old age.

-Mr. Conrad Alba has opened an elegent tonsorial establishment, in the new the word "night," so as to read "shall act Rose building, next door to the Eldorado as night policeman," &c. Carried. saloon, on Commercial avenue, and invites The Clerk having finished the reading his friends to call and see him in his new quarters. The rooms have been hand- Taylor moved to adjourn, to meet again somely fitted up, and supplied with the lat- on to-morrow evening, at 73 o'clock. est and most fashionable chairs, with every | Carried. article pertaining to the business to match. It is an excellent location, where Conrad should, and, of course, will, add to his popularity and purse. aug31-3t.

-A destitute fellow, the picture of distress-ragged, dirty, sick, as weak as Blue Lick water-applied to Judge Bross yesterday for admission to the county poor house, telling the Judge that he was sick with a combination of dropsy, heart disease, consumption, cholers, small-pox rheumatism, typhoid fever, and mability to cat or drink. When Arnold suggested that he had stretched the truth, he suggested that he was able to whip Arnold in the twinkling of an eye. He did not gotinto the poor house.

-The following were the arrivals at the St. Charles yesterday : W. R. Hend, Centralia; Frank Rilan, New Orleans; Capt. Thos. Murdock, Cincinnati; John W. Ba-

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ker, Louisville; A. H. Johnston, Paducab J. H. Jones and wife, Cairo; A. A. Spaulding, Cincinnati; W. H. V. Raymond, Cairo : Phil. May, Terre Haute, Ind.; Miss Thomas, Golconda, Ill.; Isidore Lewe, Cacannati P. J. Dimmott, Philadelphia Walter Sessions, Arkansas; Jas. F. Tucker, Chicago; Chas. C. Clute, Chicago; R. H. Hoseborough, Sparta, 141; Jan. Chasket, New-York ; J. W. Karner, Paducah C. N. Walthall, Cincimnati; L. A. Fawled, Paduenh ; Ben. M. Merville, Cincinnati E K. Banckett and wife, Memphis; W. H. Morris, city; M. M. Kimmil and wife. Cape Girardeau; Miss Kimmal, Cape Gir-Christein, Mississippi; Mrs. Wright. Memphis; W.F. Symonds, Chicago; J.T. Elliott, Vicksburg; M. Jackson and wife, Vicksburg ; Robt. Smith, city; Thos. Nally, city; M. Y. Jaslah, Philadelphia.

-Judge Bross returned from St. Louis yesterday morning in a very good state of preservation, considering the wear and tear of the journey and its incidents. He was present at the breaking of ground on the Cairo and St. Louis railroad, at Columbia, St. Clair county, about twelve miles from St. Louis. The opening took place on Wednesday last, and is described as follows by the reporter of the St. Louis Republican, who was present: " At 11:30 a.m. Col. C. Chute, of Chicago, Mr. C. H. Howland, of St. Louis, Judge Bross, of Cairo, Mr. Thos. F. Bouton, proprietor of the Gazette, Jonesboro, Messrs. R. H. Rosborough and A. C. Dickson, of Sparts, and Messrs, L. M. Wilson, August F. Weinel Ernest Grosse, D. Vangorder, A. G. Ferguson, and a few others of Columbia, assembled in a field on the farm of Mr. L. M. Wilson, close by that pretty village, through which the route surveyed for the railroad runs. Judge Bross, of Cairo, and Mr. Bouton, of the Jonesboro Gazette, were granted the privilege of turning the first sod on the road. Both of the gentlemen threw off their coats, seized the shovels and awaited the signal to begin. At the word "go" their spades sunk deep in the soft ground and Thos. Bouton brought up the first earth and tossed it into a neighboring hollow. Judge Bross was a little slower and brought up the second shovelful. The other members of the party followed them, each digging a few shovelfuls of earth, till all had assisted in the ceremony. No sooner had they adjourned from the field to Mr. Weinel's hotel, than the workmen, who were standing ready on a small embankment, working in the direction of St. Louis. In about two hours

to work immediately." Everybody Go to the Arab Ball, To-Night, At Sheed's Hall.

LADIES' BENEVOLENT SOCIETY.

THE FESTIVAL ON TUESDAY NIGHT. The festival on Tuesday night, originated and carried through by some of the and Mr. Julius David, his polite and affa- kind hearted ladies of our city, brought

The expenses of the evening amounted to \$36.65, leaving the snug sum of \$143.65. This money, applied to the relief of the poor and destitute of the city, will carry comfort and aid to many needy persons. The ladies return their thanks to the band which so kindly furnished music. to Mrs. S. B. Halliday for the use of her store-room for the occasion, and to the young girls whose labor contributed so materially to the success of the festival, and whose presence was one of its pleasantest features.

Encouraged by their success on Tuesday evening, the ladies who conducted the festival, and others, yesterday formed a Benevolent Society, the object of which is to be the care of the poor and destitute of the city. On next Monday evening, a meeting of the ladies interested will be held at the residence of Mrs. Arthur Boyle, for the purpose of perfecting an orgamzation and electing officers of the society. The object is a worthy, one and we hope the ladies will be enabled to make their society permanent and succossful.

COUNCIL PROCEEDINGS.

JOINT SESSION.

(Adjourned Joint Session of the City Council for the reading of Ord nances 1 COUNCIL CHARRER, CAIRO, ILL., 1993 at 30, 1871. His Honor, Mayor Lansdon, in the

Present - Buder, Cunningham, Hurd,

Lansden, Rearden, Schuh, Sease, Taylor, Walder and Winter-10. Absent-Carroll, Fitzgerald, Halliday,

Kleb, Metcalf, Stratton, Swayne, Wood and Woodward-9. ORDINANCE NO. 2 OF THE NEWLY CODI-

FIED ORDINASCES. The Clerk proceeded to read Ordinance No. 2 of the newly codified Ordinances. in relation to City Officers.

Alderman Cunningham moved to strike out the word "day" in the fifth line of section 36 of said Ordinance and insert

of said Ordinance No. 2, Councilman M. J. HOWLEY.

City Clork. AUCTION SALE.

To-day at 10 o'clock, at the residence of the late Henry Barringer,on Fourth St, beween Washington avenue and Walnut St. I will offer for sale to the highest bidder, the effects of the late Mary Springer, a lot of household and kitchen furniture. Sale to commence promptly at 10 o'clock.

D. HARTMAN, Auctioneer. Notice.-Deeming a knowledge Notice.—Deeming a knowledge of chemistry necessary to the student of all sciences and professions, as well as to the mechanic, I propose to open a class of chemistry of forty lessons. mechanic, I propose to open a class of

ORDINANCE NO. 1 OF CITY OFFICERS.

Be it ordained by the City Council of the City of Cairo Section 1. At each general annual election for city officers there shall be elected, by the legal voters of the city, a elected, by the legal mayor, city clerk, city attorney, city treas-urer, who shall be ex-officio city collector, and city marshal, who shall hold their offi-ces for the term of one year, and until their successors are daly elected and qualified; and shall each receive for their services such compensation, and be subject to such regulations, as the city council

may from time to time adopt and prescribe SEC. 2. Each and every officer elected by the legal voters of the city, or appoint-ed by the city council, on his resignation, removal from office, or the expiration of his term of office, shall deliver up to his successor, or to the mayor, or city council, documents and other property belonging to the city and pertaining to his office; and any such officer refusing or neglecting to deliver up the same or any thereof, when required as above, shall forfeit and pay, for the use of the city, the sum of ten dollars for each and every day he shall retain any of said property after

SEC. 3. Any officer elected by the le-gal voters of the city, may at any time be removed from office by a vote of a majority of all the members elected to both boards, acting in joint session, for incompetency, negligence, dereliction or violation of duty, or other cause, whenever the city council, convened in joint session, shall think the interest of the city requires such removal: Provided, however, that no officer shall be removed as aforesaid, until he shall have had at least five days notice of such intended removal, and of the charge or charges preferred against him, served upon him by the mayor or city clerk, and an opportunity given him to exculpate himself before said council; and provided further, that when charges are made against an officer, the mayor, if satisfied of their truth, shall have authority to suspend him from office until the same have been investigated and disposed of by said council; and during such suspension, the powers, daties and compensation of such flicer shall also be suspended.

SEC. 4. All officers appointed by the city council may be removed at any time by a majority of the members elected to both boards, whenever the city council, convened in joint session, shall think the interest of the city requires such removal

CITY ATTORNEY. SEC. 5. It shall be the duty of the city attorney to draft all bonds, warrants, certificates, leases, conveyances and other writings which may be required of him by the mayor of the city or by any resolution of the city council, or either branch, which it may deem necessary to be done in be-half of the city, and which by law or usage shall be prepared at the expense of thereof. the city; commence and prosecute in proper form all and every suit or suits, dtion or actions, brought or to be brought in any court in this State, wherein th ity shall de interested as plaintiff, defend all actions or suits brought or that may be brought against the city; do all and every professional act incident to the office; and when required, give the city council, or any of its committees, or any officer of the city. his opinion on any subject, pertaining to the interests or concerns of the city, sub-

mitted to them.

SEC. 6. It shall be the duty of the city clerk to attend the stated and special meetings of the city council, convened in joint session, and of both branches thereof. keep a correct journal of all their proceedings : record the same in a book to be kept that purpose; record in a separate book all ordinances which may be passed. from time to time, by the city council, numbering them consecutively in the orjournals and the ordinances to be pub-lished as required by the city charter and ordinances; keep and preserve safely the city seal, and all papers pertaining to his office; prepare and deliver all licenses and keep lists of the same; draw all warrants on the treasurer, in pursuance of ordinance or resolution of the city council; notify all officers of their appointment or election; members of the city council of all meetings, and all committees of their appointment, and of the business referred to them; engross and submit to the mayor, within five days after their passage, for his approval and signature, all ordinances and resolutions requiring his approval; and generally do and perform such other duties as may at any time be enjoined on him by ordinance or resolution of the city council, convened in joint session, or of either branch. Provided, that in case of the absence of the city clerk from any of the special or stated meetings, or inability to act, the city council, convened in joint session, or either branch, may appoint one of its own members, or any other person, as clerk pro tem. during the absence or in-ability of said city clerk.

SEC. 7. The city clerk shall execute bends to the city in the sum of two thousand dollars with sufficient security, to be approved by the city council, convened in nt session, conditioned for the faithful performance of his duties, and the delivery to his successor in office of all books, papers, property and effects belonging to the

SEC. 8. The city clerk shall keep his office open for business very day, Sundays excepted, from nine till twelve o'clock in the morning, and from two till five o'clock

in the afternoon. SEC. 9. If the city clerk shall suffer any record, paper, or other instrument in writing, in his possession as such clerk, to to be carried out of his office by any other person than himself, the mayor, city comproller or a committee of the city council or either branch thereof, or shall lose any such record, paper, or other instrument of writing, he shall forfeit and pay for the use of the city not less than ten dollars, nor more than twenty-five dollars, for each and every offense; Provided, the omission or neglect to produce such record, paper, or other instrument of wrir twelve hours after demand made for it by the city council, convened in joint session, or any person or persons au-thorized to demand such production, shall

be prima facie evidence of such loss.
SEC. 10. The city clerk shall have prepared and affixed over or at the outside of the entrance to his office, a sign, with the words, "CITY CLERK, office hours from 9 till 12, and from 2 till 5," plainly painted on it, so as to indicate the time and place, when and where he can be found.

SEC. 11. Every person who shall take out of the possession of the City Clerk, or out of the possession of the City Clerk, or remove from his office any paper, docu-ment, record or instrument in writing belonging to the city, without the consent of said Clerk, shall forfeit and pay, for the use of the city, a sum not less than twenty-five dollars nor more than fifty dollars for each and every offense.

CITY COMPTROLLER. SEC. 12. There shall be appointed by the Mayor, by and with the consent of a majority of the members elected to both

chemistry of forty lessons, commencing on the first Monday in September next.

For particulars inquire at my office, 142
Commercial avenue, Cairo.

A. WADGYMAR counts which may exist against the

to the City Council, being required to present their accounts for proper endorsement as to their correct-ness to him at least twenty-four hours before the meeting of the council at which they wish their accounts presented; shall have power to investigate, and by with consent of the City Council, to

collect, and compromise all claims due or held against the city; shall see that all fines or other monies due the city from po-lice magistrates, collectors, and market masters, and all others having charge of the collection funds of the city, are correctly accounted for and paid into the treasury, and shall also attest the correctness of the reports of the different city officers, and of the bills for salaries presented for al-owance, and shall verify the correctness of the lootings and additions of the taxwarrants before they are delivered to the City Treasurer and Collector.

CITY TREASURER. Sec. 16. It shall be the duty of the City Treasurer to receive and take under his charge all money belonging to the city; keep a true and accurate account of all moneys received and disbursed by him, showing the date of the receipt and disbursement thereof, of whom received, to whom paid, and on what account; pay out all such sums of money as may be ed by the City Council, the warrants therefor being drawn by the City Clerk, and countersigned by the mayor or president of the City Council for the time ing, and finally to make a monthly report of the state of the Treasury, and of his acts and doings to the City Council, or oftener, if required by said City Council.

SEC 14. The City Comptroller shall keep an account of all receipts and disbursements of money, funds, and revenue belonging to the city, in convenient books, in which shall be opened and be opened and

kept in a proper manner general and separate accounts of all the funds of the city, and a particular personal secount with each individual receiving any contracts or moneys, or performing any work, giving each person credit for the amount of every conamount of evertract or other work performed, and charging him with the amount of wartract rants, orders, judgments, rents, com-promises, deductions or releases granted or made againt him or in his favor. aid Comptroller shaft, on or before the first day of March of every year, make out and present to the Council for publication, a particular and detailed statement of the receipts and expenditures of all moneys belanging to the city during the preceeding year.

SEC. 15. Before entering upon the ties of his office, the City Comptroller shall enter into a bond in the sum of \$5,-000, with good and sufficient security, to be approved by the City Council, conthe faithful and impartial performance

Sec. 17. The accounts of the Treasurer shall always be open to inspec-tion of the Mayor, City Comptroller, or any member of the City Council, and shall be kept in such a manner as to show at all times the exact state of the receipts and expenditures. He shall cancel all city orders received by him, by cutting or marking the word "cancelled" with ink across the face of the same, and shall not re-issue the same; and for every violation of this provision of this whether by failure to cancel or by re-issue of an order, he shall forfeit and pay to said city of Cairo the sum of double amount of any such order so failed to h cancelled, or so re-issued.

SEC. 18. The City Treasurer shall exe cute bonds to the city in the sum of fifty thousand dollars, with sufficient security to be approved by the City Council, con vened in Joint Session, conditioned for the faithful performance of his duties, and accounting for and paying over all moneys der of their passage; and cause the said and delivering up all books, papers, and other property that may come hands by virtue of his office.

SEC. 19. The City Treasurer shall keep eparate and distinct accounts of the receipts and expenditures of each particular fund arising from special or general assessport of such receipts and expenditures, for the previous month, at each stated monthly meeting of the City Council, convened in Joint Session the first Monday of each month, making separate and specific reports of each account, and for any fail-ure to do so he shall forfeit all compensation and percentage for services, for the month for which he shall so fail to make report.

Sec. 20. The City Treasurer shall keep an office for the transaction of city business, in a convenient and central location, within the limits of the city. SEC. 21. That it shall be, and is here-

by made the duty of Cierk to have prepared lilcenses, books to contain blank licenses, and a license receipt book, to contain blank receipts to be issued for monies paid to the City Treasurer on account of licenses. These books shall be of a convenient size to admit of being kept in the safe belonging to the city in the City Clerk's office and the licenses and shall be so worded and arranged as to be suitable for any description of license under any administration of the city affairs; that in each of these book shall be prepared a margin in which to enter the date, number, amount paid, name of party to whom issued, and purpuse for which is ued, of each recept censes; that both receipts in said reseipt book and licenses in said license book, shall be numbered at the bindery consecutively in numerical order 1 to 1000, and a corresponding number placed in the margin of each book opposite each receipt and idense; the license receipt books shall be delivered to the City Treasurer, as he may require them for use, and the license book shall be retained by the City Clerk, and it shall not be lawful for said Treasurer to ise any receipt for any license, or said Clerk to issue any license other than one taken from said receipt book or from said icense book. It shall be the duty of said City Treasurer to fill up the margins of the receipts and of the City Clerk to fill up margins of

the margins of licenses issued by each, respectively, in such manner that said margins will con-tain all the particulars of date, number, amount paid, name of party to whom is-sued, and purpose for which sued, and purpose for which issued of each receipt and license issued, and if from any cause, it should become necessary to cance any receipt or license, the same shall be attached to and preserved with the margin or stub of each, said receipts and licenses to be so issued that in every case the num-ber of the receipt issued for a license and the license itself, shall correspond in num-ber, date, &c, said receipts to be filed in the City Clerk's office, and to be preserved by him among the records of his office.

SEC. 22. It shall be the duty of the City Comptroller to countersign every license before it is issued, and to enter the amount paid for the same in an account to be opened by him on his books with the City Treasurer. For the purpose of being so countersigned and branches of the City Council convened in Joint Session, a City Comptroller and a City Assessor who shall hold their offices hibit to said City Comptroller each receipt given by the City Treasurer for license money and each license to be issued, before said license is delivered to the party to whom it is to be issued

SEc. 23. For any violation or neglect of any of the duties devolved or requirements made upon the City Treasurer, City Clerk or City Comptroller, respectively, or either of them, by the two preceding sections of this Ordinance, they and each of them shall forfeit and pay to said City of Cairo, a sum not less than

twenty-five nor more than one hundred power the conduct of the Police Constadollars for each and every offense.

SEC. 24. That it shall be the duty of the Finance Committee, together with the City Treasurer and City Comptroller, to destroy by burning, during the week preding the regular monthly joint meeting the City Council, on the first Monday of the City Council, on the first Monday of each month, all the cancelled city orders, bonds and coupons, at that time in the hands of the City Treasurer, and for that purpose it shall be the duty of the said Committee and Comptroller to meet at the City Treasurer's office, at some period within the time specified, of which period notice shall be given by said City Treasurer, or Finance Committee. Du-Treasurer, or Finance Committee. Duplicate lists of all such orders, bonds and coupons, specifying the number, date and amount of each, shall be made by or under the direction of said Committee, one of which lists shall be given to the City Treasurer, as a voucher to be used in set-tlement of his accounts, and the other shall be reported by the said Committee to the City Council, to be filed with the city records in the city clerk's office.

SEC. 25. It shall be the duty of the City

SEC. 25. It shall be the duty of the City Clerk to have prepared under the direc-tion of the Finance Committee appropri-ate books to be called Scrip Registers, in which shall be entered from the margins of the stubs of the scrip books, the num-ber, date, amount and name of the party o whom issued, of all scrip issued. Finance Committee shall enter upon said orip registers a memorandom opposite he entry of each order, of the date of its destruction, and in the bond book opposite the entry of each bond or coupon. SEC. 26. It shall be the duty of said Fisance Committee, at the date of each

burning of orders, to examine the margins or stube of the scrip books in the City Clerk's office, and ascertain by diligent inquiry, and report to the City Coun-cil, convened in Joint Session, whether the city orders have been delivered to the parties entitled to receive them, and whether, in such deliveries, the ordinances of the city have been strictly complied with; and where, after a reasonable period, orders have not been delivered to parties entitled to receive them, it shall be the duty of the said Finance Committee to destroy the orders, reporting a list of the same to the said City Council, and making on the margin of the scrip book the date of said destruction.

SEC. 27. It shall not be lawful for the City Clerk or any other person to cut out or detach from the order or scrip book any blank order on the City Treasurer, or any order which has been from any cause rendered unfit for use, and in case any order is from any cause rendered unfit for use, it shall be folded back on the margin and there preserved, until the next meeting of the Finance Committee, when said orders shall be destroyed as those redeemed and cancelled are now destroyed.

SEC. 28. It shall be the duty of the City Clerk to safely keep the scrip registers in his office and to record therein, in numerical and chronological order, within twen-ty-four hours after they have been drawn, all orders on the City Treasurer, prepared by him, and also all which have been rendered unfit for use.

SEC. 29. It shall be the duty of the Finance Committee and of the City Comp-troller, under the direction of said Committee, previous to the destruction of any city order, bond or coupon, as provided for by ordinance, to compare said order with the margin of the order book and scrip register and by such comparison and other examination to satisfy themselves that such order, bond, coupon or other evidence of city indebtedness about to be destroyed has been properly issued and not been be submit with the orders, bonds, coupons, or evidences of city indebtedness, received him and to be destroyed the duplicate lists required by ordinance, to be prepared by or under the direction of said Finance mmittee, and in said lists the orders and other evidences of indebtedness shall be described in numerical und chronological order, commencing with the lowest number and oldest date. It shall be the duty of the City Clerk to mark on the scrip register the ordinances of the city, he, she or they from the Treasurer's reports the dates of shall forfeit and pay for the use of the city v orders.

SEC. 30. It shall be the duty of the City Comptroller to mark on the scrip register as destroyed, in the presence of the Fi-nance Committee when assembled to destroy evidences of city indebtedness as required by ordinance or otherwise, all the orders or other evidences of city indebtedness which have been paid or redeemed, or readered unfit for use; and to enable him to do this he shall demand and receive from the City Clerk, and the City Clerk is hereby au-thorized to deliver to him for such purpose, the scrip regis-ters when required by the Finance Committee for their use, and when said entries have been made therein as required by the Finance Commit-tee said scrip register shall be

tee said scrip register shall be returned to said City Clerk for safe keeping as before.
SEC. 31. It shall also be the duty of the City Clerk to have the printed receipt in the margin of the order book always properly signed by the person entitled to receive any order, or his duly autorized agent, before the delivery of said order; also to promptly record the minutes of the proceedings of each meeting of the City Council in Joint Session or either branch thereof and index the same so that the minutes of the proceedings of each meeting shall be recorded and indexed previous to the next meeting, and slso to keep the valuable books and papers of the city, when not in use, in the safe belonging to the city.

SEC. 32. For every omission or derelic tion of duty, as required by the provisions of the previous eight sections of this ordi-nance, the city officers therein named and each of them, (the Finance Committee excepted.) shall forfeit and pay to said City of Cairo a sum not less than ten nor more than fifty dollars, and for the omission or dereliction of any legal duty specially im-posed or hereafter to be imposed by ordi-nance or resolution of the City Council upon any sularied officer, other than the Mayor, each of said officers shall forfeit and pay to said city a sum not less than ten nor nore than fifty dollars.

SEC. 33. That it shall not be lawful for the City Clerk to act as deputy for the City Treasurer in any case or under any circumstances, or to receive City orders or other evidences of city indebtedness or money from any party to be handed over to the City Treasurer in payment for li-censes to be issued by said City Clerk.

SEC. 34. It shall not be lawful for the City Clerk to detach from the margin of the order or Serip book any city order prepared for delivery, except in the pres-ence, and at the request of the party entitled to receive the same.

SEC. 35. For each and every violation of any of the two preceeding provisions of this ordinance the party offending shall forfeit and pay to the city a sum not less than fifty dollars nor more than one hundred dollars. CITY MARSHAL AND POLICE CONSTABLES.

SEC. 36. The Police Force of the city shall consist of the City Marshal and seven Police Constables, which no may be increased to nine may be increased to nine by resolution of the City Council in Joint Session convened, one of whom shall be Chief of Police, and shall be appointed by the Mayor by and with the consent of the City Council, shall act as day policeman and have general charge of the Police Force of the city (excepting the City Marshal) and, under the general direction of the Mayor, shall superintend, control and regulate the operations of the several police constables while on duty. several police constables while on duty. He shall carefully observe as far as in his

bles during their hours of duty and prompt-ly report any omissions, default or dereliction of duty on the part of any of them, to

the Mayor.
SEC. 87. It shall be the duty of the City Marshal and Police Constables, and of each of them, to execute and return all cach of them, to execute and return all writs, processes, warrants and precepts which may be issued against any person or persons for the violation of any ordinance of the city; to collect all fines, forfeitures and penalities which may be assessed or recovered for the use of, or accrue to the city, not otherwise provided for by ordinance; remove all nuisances in comformity with the ordinances relating to the same; give to the City Attorney information of each and every breach of any ordinance of said City; to be diligent in observing and reporting all infractions of ordinances; to report omissions to light or keep in order the street lamps, and generally to do and perform all such duties as may be enjoined on them, or either or any one of them, by ordinance or resolution of the City Council convened in Joint Session. of the City Council convened in Joint Session. And it shall be the special duty Session. And it shall be the special duty of the City Marshal to remove all carrion, dead animals, offal, and nuisances of like description, from the streets of the city; observe that the ordinances of the city in relation to obstructions in the streets and nuisances generally, are observed and complied with, and serve such notices relative to the abatement and removal such nuisances as may now be required by law; observe that all ordinances in relation to licences of every description are complied with. Also, to observe the condition of the side-walks and cross-walks, and give due notice to the Mayor or street committee where said side-walks and crosswalks require repairs; serve all notices of the meetings of the City Council, or any committee; attend all meetings of the City Council assembled in Joint Session or either Branch thereof, and prepair their room for said meetings; take charge of the city rooms, and generally to perform such duties in regard to the ordinances of the city as may be required of him by the Mayor or any committee of the City Coun-

SEC. 38. In the performance of any duty enjoined on them by any ordinance of the City Council, the City Marshal and Police Constables, and each of them, shall be and are hereby invested with all such powers as are conferred upon constables by mon law, or the laws of this State; and each of them, shall have authority to arrest or cause to be arrested on view. with or without process, all persons breaking the peace or threatening to break the peace, or found violating any ordinance of the city, and to commit for examination, and if necessary detain such person or persons in custoday over night or the Sabbath in the City Jail, or other safe place, until they can be brought before a magistrate.
SEC. 29. The City Marshal and Police

Constables of the city, shall each execute bonds for the faithful performance of their duties, in the sum of one thousand dollars, with sufficient security to be approved by the City Council convened in Joint Session; Provided, the said City Council may at any time require the execution of new bonds, from any of the officers above named, in similar or larger amounts, as

they may deem expedient. SEC .40. The Mayor is hereby authorized prescribe and establish such regulations for the government of the Police Consta bles, the Jail and the Jailer, as he may think proper, and not inconsincent with the ordinances and regulations of the City Council; and for any dereliction of duty h may suspend any Police Constable or Jailer from office until the next meeting fore redeemed or paid, and it shall be the Jailer from office until the next meeting duty of the City Treasurer to prepare and thereafter of the City Council, and appoint another in his stead; and if such suspension is confirmed by said City Council convened in Joint Session, the pay of such officer shall cease from the

time of such suspension. Sec. 41. If any person or persons shall resist or oppose the City Marshal, or any Police Constable, watchman or other offi cer, acting under the authority of the City Council, in the enforcement of any of caffeellation by the City Treasurer of all a sum not less than ten dollars, nor more ban fifty dollars for each and

SEC. 42. If any bystander or bystanders when commanded by the City Marshal or other city officer, referred to in the preceding section, to do so, shall refuse to neglect to aid him in arresting and conveying to the city jail any person violat-ing any of the ordinances of the City Council, he or they shall forfeit and pay for the use of the city a sum not less than ten dollars, nor more than fifty dollars for

each and every offense. SEC. 43. It shall be the duty of the Po lice Magistrates of the City of Cairo, and each of them are hereby required to state in each and every of their monthly reports to the City Council, the names of all Po-lice Constables and other officers autorized to make arrests and collect fines, who neglect or refuse to execute promptly al writes for the arrests and commitment of parties which may be delivered to them, or neglect or refuse to collect fines or to pay them over as collected to the party authorized to receive them.

Src. 44. If any Police Constables of and collect fines shall fail or neglec to use due dilligence in the execution of any writ delivered to him, or in paying over to the party authorized to receive it any fine or money collected in his official capacity, said officer shall forfeit and pay to said city not less than twenty-five dol lars nor more than one hundred dollars for such neglect or failure to serve such writ when required, or to pay over such fine or collection when demanded.

SEC. 45. That the city shall be divided into three police districts, the first to consist of all that part of the city below and south of Eight street; the second to con-sist of all that part of the city between Eighth and Eighteenth streets; and the third of all that part of the city above and north of Eighteenth street; each of said districts to be patrolled by two of the Po-Chief of Police may direct.

SEC. 46. That one of the rooms to be designated by the Mayor or Jail Committee, of those rented by the city shall be appropriated for and used as the headquarters of the police force of the city, said police force consisting of the City Marshal and Police Constables, as provided for by or-SEC. 47. It shall be the duty of the City

Marshal and Police Constables, when about to leave police headquarters to be absent on duty, during the hours of duty, to leave some memorandum from which persons desiring their assistance can ascertain where they can be probably found during such absence, and it shall be the duty of the City Marshal to procure at the cost of the city a memorandum book, in which any person can make any memorandum or statement or enter any complaint which they may desire to bring to the notice of the City Marshal or Police Constables, or city authorites. It shall also be the duty of the City Marshal to take care that said of the City Marshal to take care that said memorandum book, with a suitable pencil, to be also procured at the cost of the city, shall be kept and preserved in some suitable place in said police headquarters, so as to be always accessible to the sublic; and it shall be the duty of the city. Marshal and each of the Police Cananases, including the Chief of Police to aspect said memorandum book upon their return to police headquarters after each and every absence and at other times, so as to become quickly acquainted with any statement or quickly acquainted with any statement or complaint entered therein and promptly attend to the duty therein required

lice Constables on duty at night to pe lice Constables on duty at night to pathe streets of the city during each nifrom sunset to sunrise, singly or toget as the Mayor or Chief of Police may rect, but it shall be the duty of each to port himself once in each hour during hours of duty at some place and at a time to be designated by the Mayor or Chief of Police, each night and then to main as he may be instructed.

main as he may be instructed.

Szc. 49. For each and every omission neglect by any officer, authorized to marrests under the ordinances of the

arrests under the ordinances of the commanders of the city, each and every of officer shall forfoit and pay to said city of sum not less than ten dollars nor at than fifty dollars.

SEC. 50. It shall not be law for any officer suthorized make arrests under the dinances of the city to frequent or le around liquor salonns during his hound duty unless in the necessary discharghis duty as such officer, and every a officer found violating the provision this Ordinance shall forfoit and pay said city a sum not less than five dol nor more than fifty dollars for each every offense, and be removed from of SEC. 51. That the Street Supervisor and is hereby invested with full po authority to serve weight and supervisors and is hereby invested with full po authority to serve weight.

and is hereby invested with full po-authority to serve write and make arr of all persons who have been summe by him to work on streets or avenues the city, and who have refused or negle to obey the summons or to pay the for exemption prescribed by law, said thority, however, to extend no fur than above specified.

Src. 52. Upon the representation of owner of a wharf-boat, or any agent owner of a wharf-boat, or any agent resenting the owners of any wharfboat railroad depot in the city of Cairo, sett forth that he or they have provided their own expense, a suitable person, act as watchman of any such wharft or depots, and praying that police powmay be granted to such watchman, wiin the discharge of his duty as watchmat the Mayor, by and with the advice consent of the City Council, may insuch watchman with full power to marrests for the violation of any City Onance while in the discharge of his du Said watchman to receive no cempes they watch the consent of the city Council of any City Onance while in the discharge of his du Said watchman to receive no cempes they watch they want to the consent of the council of th Said watchman to receive no compet tion from the city except the fees provi for such arrests as he may make, and a watchman to give bond and security the sum of one thousand dollars for faithful performance of his duty to city, provided nothing in this or the section of this Ordinance shall be c strued as affecting in any manner, the dinance in regard to the regular pel force of the city of Cairo, and a Watchman shall be subject to the cont of the Mayor in case of any emergency SEC. 53. That the official bonds of city officials shall be submitted for proval to, and be approved by, the C Council convened in Joint Session, as regular stated meeting on the first Maday of any month, and if submitted any special meeting the call for so meeting shall specify such submission one of the objects of the meeting.

OFFICE OF THE CATRO AND ST. LOUIS R. R. Co., CATRO, ILLA., August 31, 1871 A meeting of the Directors of this Co pany will be held at the Soubtern Ho in the city of St. Louis, Me., on Wedn day next, the 6th day of September, D. 1871, at 10 o'clock, s.m.

S. STAATS TAYLOR, President Read card describing Dr. Rattinge Family Medicines on 4th page. Ta medicines are no patent or quack prepa tions, but the result of special study a experience of a regular physician.

-Wm. Ehlers, at his shop on 20th stre s still manufacturing every variety boots and shoes from genuine French c he uses no other kind) which he so ready made or made to order at price that defy competition. jy26tf.

NEW PHOTOGRAPH GALLERY .- We I the rooms lately occupied by W. G. Wort ington in very good style, and, as an art is doing excellent work that should entit

him to a fair share of patronage. Notice.-From August 1st until furthe notice, the fare per transit steamer Illino plying between Cairo and Columbus wi be as follows: One way, \$1.50; round tri \$2.00. W. A. LOWTH, nug2d im

Notick .- Mesers. Buder Bros, have r moved their stock of jewelry, watche etc, into the adjoining room, where the will be found by their friends during th present week, or until their corner store aug. 29-3t. repaired. WE would call the attention of es

country friends who want to get goo pictures to call on J. J. Thomas, who he a very pleasant gallery on Commen avenue for their accommodation, and i really the best artist we have had in Cair or a long time. J. J. THOMAS has fitted up the roo lately occupied by W. G. Worthington on Commercial avenue, where he is doing a good business. Go and see him and

give him a trial. He is prepared to do al

kinds of work in the photograph line, and

does it well. PRILLIP BAUGH is master of his trade, and warrants all of his work to be of the very best material and manufacture; guarantees a complete fit and entire satisfac tion, is not confined to any particular style, but makes every variety of boots and shoes from the heaviest cowhide to the finest French calf and morocco. He also keeps a large stock on hand, of his own manufacfure, and any one desirous of purchasing good custom work cheap should call on him at his shop on Eighth st., south side, near corner of Ohio levee, Cairo. dtf

RELIABLE AND SAFE .- Dr. Henry Root and Plant Pills are mild and please ant in their operation, yet thorough, producing no nausea or griping. Being entirely vegetable, they can be taken without regard to diet or business. They arouse the liver and secretive organs into healthy action, throwing off disease without exhausting or debilitating the system Try them and you will be satisfied Price 25 cents a box. Sold by drugglets and dealers in medicine everywhere Prepared by the Grafton Medicine Co., St Louis, M

Notice.-Parker & Blake have removed o Bross' brick store, on Commercial avenue, second door from the corner of 11th street. They have added to their already large stock of paints, oils, window glass, wall paper, shades, lamps, varnishes, etc. and invite the public generally to call on them in their new quarters. They make a speciality of the celebrated Aurora oil, which they will supply to their customer in quantities from a half pint to ten barrels, at much less cost than coal oil, and warrant it not to explode. aug 26dlm